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FEDERAL BUREAU OF INVESTIGATION
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THIS RENTAL AGREEMENT is executed in duplicate on this by and between TARZANA SELF STORAGE 18440 Burbank Blvd. Tarzana, CA 91356 (818) 881-1717 ("Occupant"). whose residence and alternate addresses are set forth below, for the purpose of renting certain space as described herein and with the express understanding and agreement that no bailment or deposit of goods for safekeeping is intended or created hereunder. Owner and Occupant agree as follows: PROPERTY RENTED. Owner leases to Occupant and Occupant leases from Owner Space No.) (the "Space") located at the above address of Owner and included in the self-(approximately _ storage facility at the address (the entire facility is referred to hereafter at the "Project"). Occupant shall have access to the Space and the common areas of the Project only during such hours and days as are regularly posted at the Project. TERM. (TENENT'S INITIALS-initial only one) The term of this Rental Agreement shall begin on the date written above and shall continue on a month-tomonth occupancy until terminated from (i) the first day of the next calendar month (if this Rental Agreement begins on the first through the fourteenth day of the calendar month), or (ii) the fifteenth day of the next calendar month (if this Rental Agreement begins on the fifteenth through the thirty-first day of the calendar month). The term of this Rental Agreement shall begin on the date written above and shall continue for a period of one year from the earlier of (i) the first day of the next calendar month (if this Rental Agreement begins on the first through the fourteenth day of the calendar month), or (ii) the fifteenth day of the next calendar month (if this Rental Agreement begins on the fifteenth through the thirty-first day of the calendar month), and thereafter, on a month-to-month occupancy until terminated. RENT. Occupant shall pay rent to Owner of \$ 62.00 per month, without deduction, prior notice, demand or billing statement, in advance on the first day of each monthly term. If the term of this Rental Agreement begins other than on the first or fifteenth day of a month, Occupant shall owe a pro rata portion of the first month's rent. However, Occupant shall pay, in advance, at least one full month's rent. Any rent paid in excess of that owed for the first prorated month shall be credited to the rent due for the next month. Occupant shall not be entitled, under any circumstances, to a refund of the first month's paid upon execution of the Rental Agreement, and, thereafter, if this Rental Agreement terminates other than on the last day of the monthly term. Occupant shall not be entitled to a refund of a pro rata portion of the rent of the month in which the termination occurred. If this is a month-to-month Rental, Owner may adjust the monthly rent or the other fees and charges owed by Occupant under this Rental Agreement by giving Occupant at least thirty days' written notice of the adjustment. Any adjustment in the monthly rent or other fees and charges shall not otherwise affect the terms of this Rental Agreement and all other terms of this Rental Agreement shall remain in full force and effect. FEES AND DEPOSITS. Upon execution of this Rental Agreement, Occupant shall pay to Owner: as a nonrefundable new account administration fee, and oxdot as a security deposit for Occupant's performance under this Rental Agreement. Owner may commingle the deposit with funds in its general accounts, and may, at Owner's election, apply the deposit to any amounts due and unpaid by Occupant, without interest, within two (2) weeks after the termination of this Rental Agreement provided that Occupant is not in default hereunder. If Occupant fails to pay the rent by the _____ day after it is due, Occupant shall pay, in addition to any other amounts due, a late charge of \$10.00. If Occupant defaults in the payment of rent or other charges due under this Rental Agreement for more than ten days, Occupant will be required to pay a lien handling charge for Owner's costs in processing the delinquent account, including lien sale costs, whether or not a lien sale occurs. INCORPORATION OF PROVISIONS ON REVERSE SIDE. Occupant acknowledges that he has read, is familiar with and agrees to all of the provisions printed on the reverse side of this Rental Agreement, and Owner and Occupant agree; that all such provisions constitute a material part of this Rental Agreement and are hereby incorporated by reference.

WITNESS WHEREOF, the parties hereto have executed this Rental Agreement the day and year first above writton.

Name:

ALTERNATE ADDRESS:

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6. ALTERATIONS. Occupant shall not make o	or allow an	y alterations of any kind or description whats	soever to the Space				
without to each instance the prior written conse	ont of the	Owner.	**				

- 10. DENIAL OF ACCESS: Occupant agrees to and understands he will be deligible theses to the rental space if rent or other charges are not received by Owner by the close of business on the 5th day after the rental due date and access will continue to be delied until all past due rent and other charges have been paid in full. Faiture to pay rent or other charges in a timely manner shall be an Occupant's default and Owner shall be entitled to use any or all default remedies provided in this Agreement.
- 11. HAZARDOUS MATERIALS: Occupant agrees he will not place or store any flammable, inflammable, chemical, odorous, explosive, combustible, noxious, or other inherently dangerous or offensive material or object in the rental space or anywhere on the Owner's property at any time. Further, Occupant shall not store any items in the rental space or on the Owner's premises which shall be in violation of any order or requirement of the Board of Health, Sanitation, Police, Fire Departments or any other governmental body or do any act or allow any act to be done which creates or may create a nuisance in or about the rental space or the Owner's property during the term of this Agreement or any renewal or extensions thereof.
- 12. EMERGENCY ENTRY, INSPECTION AND REPAIRS: Owner shall have the right without notice to enter Occupant's rental space in case of emergency. Where emergency entry is necessary, Owner shall replace Occupant's lock unless the emergency was occasioned by the act of the Occupant. Owner also has the right and Occupant agrees Owner shall have the right without notice to enter the rental space or any part thereof for the purpose of examining the rental space for rehabilitation, repairs, or alterations.
- 13. LOCKS: Occupant shall furnish a lock to secure the rental space. Locks may be purchased from Owner but Occupant is under no obligation to do so. Owner makes no warranty whatsoever with respect to any lock purchased from Owner. One lock only per rental space.
- 14. TERMINATION OF RENTAL AGREEMENT AND HOLDOVER: This Rental Agreement may be terminated by either party for any reason whateover by giving the other party 5 days written notice prior to the last day of the rental period. In the event Occupant falls to vacate the rental space by the last day of his rental period, he shall be what the law calls a "holdover" occupant, meaning he is staying in possession of the rental space unlawfully and without the Owner's consent.
- 15. MOVING OUT: Occupant agrees to notify Owner within a reasonable time prior to the end of the Rental period of Occupant's Intention to move out of the rental space and terminate this agreement. Failure to give timely notice to the Owner will result in an additional month's rent being charged to Occupant.
- 16. CONDITION OF RENTAL SPACE ON TERMINATION: Occupant shall deliver the rental space vacant and broom-clean and otherwise in the same condition that the space was in when he came into possession, less normal wear and tear. If any of OCCUPANT'S property shall be left in the rental space after termination of this Agreement, Owner may, without notice to the tenant, remove this property and either discard or sell it. The expenses of moving and disposing of the property will be charged to the tenant as well as the expense of any necessary cleaning. If tenant leaves rental space unlocked for 5 consecutive days Owner can consider contents abandoned and dispose of it as stated above.
- 17. DEFAULT. The occurrence of any of the following shall constitute Default by Occupant: (a) Fallure to pay rent or other charges when due. Time is of the essence in this entire Agreement. (b) Fallure to perform any of the Occupants obligations or provisions of this Agreement. (c) Fallure to vacate the rental space upon termination of this Agreement. (d) Fallure to comply with any Rule and Regulation which is part of this Agreement or as subsequently amended.
- 18. OWNER'S RIGHTS UPON DEFAULT: Upon Occupant's default, the Owner, at its option, has the right to do any one or more of all of the following: (a) Refuse or deny access to the rental space by locking the Occupant out or otherwise preventing Occupant's access. (b) Enter the rental space and remove the property. (c) Dispose of the property removed from the rental space by discarding or selling it at public or private sale at Occupants expense. The amount received from any sale would be applied by the Owner to offset the indebtedness owed to the Owner by Occupants. Owner shall hold any excess for the benefit of the Occupants and shall give notice to Occupant in person or by registered mall to the Occupant at his last known address of the amount of excess funds. Upon written demand from Occupant to Owner, this excess amount shall be paid over to Occupant without interest. Any excess amount shall be held for the benefit of Occupant for a period of two (2) years. If Occupant does not make demand for this excess within the two (2) year period, then the excess shall become the property of the Owner. Occupant shall continue to be personally responsible to Owner for any amounts still owing, even though the stored property is disposed or sold by Owner. Occupant hereby gives and acknowledges Owner shall be acting within his legal rights and does not not make the property under the aforesald disposition or sale.
- 19. SECURITY INTEREST AND LIEN OF OWNER: The occupant gives to Owner a security interest and lien on all personal property stored in the rental space described in Paragraph 3 above pursuant to Section 83.805 of Florida Statutes. This security interest and lien give the Owner the right to sell or otherwise dispose of the property stored pursuant to this Rental Agreement in the event of the Occupant's default as specified in this Agreement. The enforcement of this security interest and lien shall be pursuant to Section 83.806 of the Florida Statutes and Section 679.504(3) of Florida statutes.
- 20. ATTORNEY'S FEES AND COSTS: Occupant agrees to pay Owner's attorney fees, costs, including court costs, in an amount which is considered reasonable for services performed by an attorney in collecting, attempting to collect money actually owed to Owner by Occupant under this Agreement or any other legal action or services required to enforce Owners rights in the event of an Occupant's default hereunder.
- 21. SELF-SERVICE STORAGE FACILITY: Occupant understands that American National Self Storage, Inc. is a self-storage facility. This means the Occupant stores and removes property without the Owner's help or knowledge of the nature value of the personal property being stored and without Owner's supervision of or control over this property. Owner shall have no duty at any time to inventory or keep records of the contents of any rental space. Occupant agrees he will at all times handle, store and remove property at his own risk. If Occupant shall request and Owner agrees to aid Occupant in any way with the property, then Owner shall be deemed to be acting as an agent or employee of the Occupant regardless of whether or not payment to the Owner by occupant for the aid requested and performed. Occupant agrees to hold Owner harmless and indemnify Owner for any injury, damage, or liability arising directly or indirectly from any aid given by Owner to Occupant at Occupant's request.
- 22. OWNER NOT A BAILOR OR WAREHOUSEMAN: The Owner merely rents space and is not a Ballor or Warehouseman in the business of taking custody and control of someone else's property and storing it for a fee or hire.
- 23. NO SUB-RENT OR ASSIGNMENT: The space rented by this Agreement cannot be sub-rented or assigned without the express prior written consent of the Owner,
- 24. NOTICES: All notices required in this Agreement shall be in writing and either personally delivered or sent by ordinary 1st class mail. If mailed, notice shall be deemed given at the time it is properly deposited in any U.S. Post Office or Branch Office. THE OCCUPANT MUST PROMPTLY NOTIFY OWNER OF A CHANGE OF ADDRESS. SECTION 83.803(5) OF "FLORIDA STATUTES DEFINES" LAST KNOWN ADDRESS! AND OCCUPANT IS HEREBY NOTIFIED THAT FAILURE TO PROVIDE GWNER WITH ANY CHANGE OF ADDRESS AND TELEPHONE NUMBER COULD AND MAY AFFECT HIS LEGAL RIGHTS.
- 25. ELECTRICITY: No electricity is provided under this Agreement.
- 26. SEVERABILITY-GOVERNING LAW: If any provisions of this Agreement are ruled invalid or unenforceable, Occupant agrees this will not affect the Agreement's remaining provisions which shall continue in full force and effect. This Agreement shall be governed by the laws of the State of Florida.
- OWNER'S NON-LIABILITY AND OCCUPANT'S RISK: All property stored in/or on the rental space by Occupant shall be at Occupant's risk. Owner carding no insurance which in any way covers any loss or claim whatsoever that Occupant may have by renting the storage space or spaces or being on or about the facility. Owner shall not be liable for any personal injuries or property damage to any person or property nor shall Owner be liable for any loss occasioned by theft, vandalism, mysterious disappearance, fire, water, humcanes, tomadoes, rain, heat, humklity, dampness, comosion, leakage, modents, insects, lightning, windstorm, flood, explosion not or civil disturbances, collai, se of building, actions of other Occupants, extreme changes in temperature, or any Act of God, or any other cause whatsoever, unless such loss or damage is due to Owner's negligence. Occupant acknowledges by signing of the Rental Agreement that Owner does not take custody, control or care over the contents in/or on the rental space, or about the facility or in or on the rental space.
- 28. ADMINISTRATION FEE: The administration fee recited in 4 above is a one-time non-refundable fee. There are no deposits required under this agreement.

 29. CHANGE OF TERMS. The terms of this Agreement are subject to change or modification by the Owner upon notice to Occupent. If Occupent does not agree to the change or modification, he may then terminate this Agreement upon 30 days written notice to Owner. If Occupant does not terminate this Agreement within 30 days after Owner's notice of change or modification to occupant then the changes or modifications shall become effective and binding on Occupants.
- 30. GENDER AND NUMBER: Where the Agreement admits, words in the masculine gender shall include the feminine and neuter genders, the plural shall include the singular, and the singular shall include the plural.
- 31. ENTIRE UNDERSTANDING. This agreement contains the entire understanding and agreement of the parties and may only be changed or modified in writing

of stored property under the aforesaid d SECURITY INTEREST AND LIEN OF OWNER: The occupant gives to Owner a socurity interest and lien on all personal property stored in the rental space described in Paragraph 3 above pursuant to Section 83.805 of Florida Statutes. This security interest and ilen give the Owner the right to sell or otherwise dispose of the property: stored pursuant to this Rental Agreement in the event of the Occupant's default as specified in this Agreement. The enforcement of this security interest and lien shall be pursuant to Section 83.806 of the Florida Statutes and Section 679.504(3) of Florida statutes.

ATTORNEY'S FEES AND COSTS: Occupant agrees to pay Owner's attorney fees, costs, including court costs, in an amount which is considered reasonable for services performed by an attorney in collecting, attempting to collect money actually owed to Owner by Occupant under this Agreement or any other legal action or services

required to enforce. Owners rights in the event of an Occupant's default hereunder.

SELF-SERVICE STORAGE FACILITY: Occupant understands that American National Self Storage, inc. is a self-storage facility. This means the Occupant stores and removes property without the Owner's help or knowledge of the nature value of the personal property being stored and without Owner's supervision of or control over this property. Owner shall have no duty at any time to inventory or keep records of the contents of any rental space. Occupant agrees he will at all times handle, store and remove property at his own risk. If Occupant shall request and Owner agrees to aid Occupant in any way with the property, then Owner shall be deemed to be acting as an agent or employee of the Occupant regardless of whether or not payment to the Owner by occupant for the aid requested and performed. Occupant agrees to hold Owner hamless and indemnify Owner for any injury, damage, or liability arising directly or indirectly from any aid given by Owner to Occupant at Occupant's request.

OWNER NOT A BAILOR OR WAREHOUSEMAN: The Owner merely rents space and is not a Bailor or Warehouseman in the business of taking custody

and control of someone else's property and storing it for a fee or hire.

- 23. NO SUB-RENT OR ASSIGNMENT: The space rented by this Agreement cannot be sub-rented or assigned without the express prior written consent of the Owner.
- 24: NOTICES: All notices required in this Agreement shall be in writing and either personally delivered or sent by ordinary 1st class mall; if mailed, notice shall be deemed given at the time it is properly deposited in any U.S. Post Office or Branch Office. THE OCCUPANT MUST PROMPTLY NOTIFY OWNER OF A CHANGE OF ADDRESS. SECTION 83.803(5) OF "FLORIDA STATUTES DEFINES "LAST KNOWN ADDRESS" AND OCCUPANT IS HEREBY NOTIFIED THAT FAILURE TO PROVIDE OWNER WITH ANY CHANGE OF ADDRESS AND TELEPHONE NUMBER COULD AND MAY AFFECT HIS LEGAL RIGHTS.

25. ELECTRICITY: No electricity is provided under this Agreement.

- 26. SEVERABILITY-GOVERNING LAW: If any provisions of this Agreement are ruled invalid or unenforceable, Occupant agrees this will not affect the Agreement's remaining provisions which shall continue to full force and effect. This Agreement shall be governed by the laws of the State of Florida.
- OWNER'S NON-LIABILITY AND OCCUPANT'S RISK: All property stored in/or on the rental space by Occupant shall be at Occupant's risk Owner can's no insurance which in any way covers any loss or claim whatsoever that Occupant may have by renting the storage space or spaces or being on or about the facility. Owner shall not be liable for any personal injuries or property damage to any person or property nor shall Owner be liable for any loss occasioned by theft, vandalism, mysterious disappearance, fire, water, humcanes, tomadoes, rain, heat, humidity, dampness, corrosion, leakage, rodents, insects, lightning, windstorm, flood, explosion not or civil disturbences, collapse of building, actions of other Occupants, extreme changes in temperature, or any Act of God, or any other cause whatsoever, unless such loss or damage is due to Owner's negligence. Occupant acknowledges by signing of the Rental Agreement that Owner does not take custody, control or care over the contents in/or on the rental space or at or about the facility or in or on the rental space.
- ADMINISTRATION FEE: The administration fee recited in 4 above is a one-time non-refundable fee. There are no deposits required under this agreement. CHANGE OF TERMS. The terms of this Agreement are subject to change or modification by the Owner upon notice to Occupant. If Occupant does not agree

to the change or modification, he may then terminate this Agreement upon 30 days written notice to Owner. If Occupant does not terminate this Agreement within 30 days after Owner's notice of change or modification to occupant then the changes or modifications shall become effective and binding on Occupants.

GENDER AND NUMBER: Where the Agreement admits, words in the masculine gender shall include the feminine and neuter genders, the plural shall include the singular, and the singular shall include the plural.

ENTIRE UNDERSTANDING. This agreement contains the entire understanding and agreement of the parties and may only be changed or modified in writing

signed by the parties except as set forth in Paragraph 29 above.

SUBORDINATION AND ESTOPPEL LETTERS: This Revital Agreement is and shall be subordinated to any and all existing mongages and future mortgages encumbering the property upon which the subject rental property is located. This provision in automatic upon execution of this Rental Agreement by occupant. Furthermore, Occupant agrees upon request to sign written confirmation of the status of this Rental Agreement, and upon failure to so execute such a statement and return to Owner within five (5) days after Owner's request, the owner is hereby appointed agent to execute such a statement for Occupant.

RECEIPT Received From	Date 4	- ///	19 <u>9/</u> _ No.	9543
Address				
For Room				s \$74,00 b6
ACCOUNT AMT, OF	HOW PAID	_		I
ACCOUNT AMT, PAID	CASH 724 DE	2		
BALANCE DUE	CHECK MONEY ORDER	4		

Tenants Store Goods A

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- 3. Requires that I provide my own in suich ce coverage of
- 4. Is a commercial businessirenting space and is not albailee or warehouseman.

l acknowledge that I have reacking above in formation and have been given a brochure which explains the Customer Storage Insurance that is available to me hele actor (check one)

- Purchase the Customer Storage Insulance which protect my property against burglany roomleaks file and more
- Decline the optional linsurance offered Massume full

This is an addendum to, and made par

Rental Agreement # Space # 64 [

Customer Signature Customer Name

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** TRANSACTION Receipt **

Date: 09/19/91 Rcpt # 1976

Tarzana Self Storage 18440 BURBANK BLVD TARZANA, CA 91356

Name:
Unit:
Size: 5X10

Payment	Amount
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Cash	62.00
Fees Waived	10.00
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Total: \$ 72.00

Item((s)	Amount
	Compression Contract and a state above drags private conjugate assess parties assess blank drags.	
Rent		62.00
Fees	Receivable	10.00

Total:

% 72.00

Next Payment Due: 10/14/91 Next Payment Amt: \$ 62.00

Signature:

Date: 08/31/91 : INVOICE :

LOS ANGELES, CA 90025-

Space #:

Payment Due Date: 09/14/91

Balance: \$ 62.00

Amount Paid: \$____

, ec.00

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges: 62.00

Balance : \$ 62.00

Cut On Dashes And Return The Upper Stub With Your Remittance

Your Cancelled Check Is Your Receipt

Space#:

Statement Date : 08/31/91 Payment Due Date: 09/14/91

Your bill for monthly storage in Space at:

TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91356

will be due on 09/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

Monthly Rental Rate: \$ 62.00 Date Of Last Payment: 08/16/91 Paid Thru Date: 09/13/91

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges : 62.00

Balance : \$ 62.00

Billing Reprint Nbr : 12

b6 b7С TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91356

Date: 07/31/91 : INVOICE :

LUS ANGELES, CA 90025-

Space #:

Payment Due Date: 08/14/91

Balance: \$

62.00

Amount Paid:

4; 4;

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges: 62.00

Balance : \$

Cut On Dashes And Return The Upper Stub With Your Remittance

62.00

Your Cancelled Check Is Your Receipt

Space#;

Statement Date : 07/31/91 Payment Due Date: 03/14/91

Your bill for monthly storage in Space# at:

TARŻANA SELF STORAGE 18440 BURBANK BLVD

TARZANA, CA 91356

will be due on 08/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

Monthly Rental Rate : \$ 62.00

Date Of Last Payment: 07/19/91

Paid Thru Date : 08/13/91

Rent Balance : \$ 0.00

Fees Owed : 0.00

New Rent Charges : 62.00

·Balance : \$ 62.00

Billing Reprint Nbr : 13

** TRANSACTION Receipt **

Date: 07/19/91 Rcpt # 1223

Tarzana Self Storage 18440 BURBANK BLVD TARZANA, CA 91356

Name:		
Unit:	5X10	

Payment	Ampunt		
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Cash	62.00		
Fees Waived	10.00		
paint table, some print broad table total graph game area from broad some force after which take			
Totali	\$ 72.00		

Item(s)	Amount
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Rent	. 62.00
Fees Receivable	10.00
Service about from broad states arrive arrive factor arrive arrive arrive partie before states arrive arrive arrive arrive	

Total: \$ 72.00

Next Payment Due: 08/14/91 Next Payment Amt: \$ 62.0

Signature: _

TARZAÑA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91956

> Date: 06/30/91 INVOICE

LOS ANGELES, CA 90025-

Space #:

Payment Due Date: 07/14/91

Balance: 🎺 🌣

62.00

Amount Paid:

Rent Balance 0.00 Fees Owed 0.00 New Rent Charges: 62.00

> Balance 62.00

Cut On Dashes And Return The Upper Stub With Your Remittance

Your Cancelled Check Is Your Receipt

Space#:

Statement Date : 06/30/91 Payment Due Date: 07/14/91

Your bill for monthly storage in Space#

TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91356

will be due on 07/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

Monthly Rental Rate: \$ 62.00 Date Of Last Payment: 06/11/91 Paid. Thru Date : 07/13/91

Rent Balance 0.00 . Fees Owed 0.00 New Rent Charges 62.00

> 62.00 Balance

Billing Reprint Nor: 12

** TRANSACTION Receipt **

Tarzana Self Storage 18440 BURBANK BLVD TARZANA, CA 91856

Name:

Unit: Size: 5X10

Payment	Amount
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Cash	62.00
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Total: \$ 62.00

Item(s) Amount
Rent 62.00

Total: \$ 62.00

Next Payment Due: 07/14/91 Next Payment Amt: \$ 62.0

Signature: _

TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91856

Date: 05/30/91

LOS ANGELES, CA 90025-

Space #:

. Payment Due Date: 06/14/91

Balance: \$ 62.00

Amount Paid: *____

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges: 62.00

Balance : \$ 62.00

Cut On Dashes And Return The Upper Stub With Your Pemittance

Your Cancelled Check Is Your Receipt

Space#:

Statement Date : 05/80/91 Payment Due Date: 06/14/91

Your bill for monthly storage in Spacet at:

TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91356

will be due on 06/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

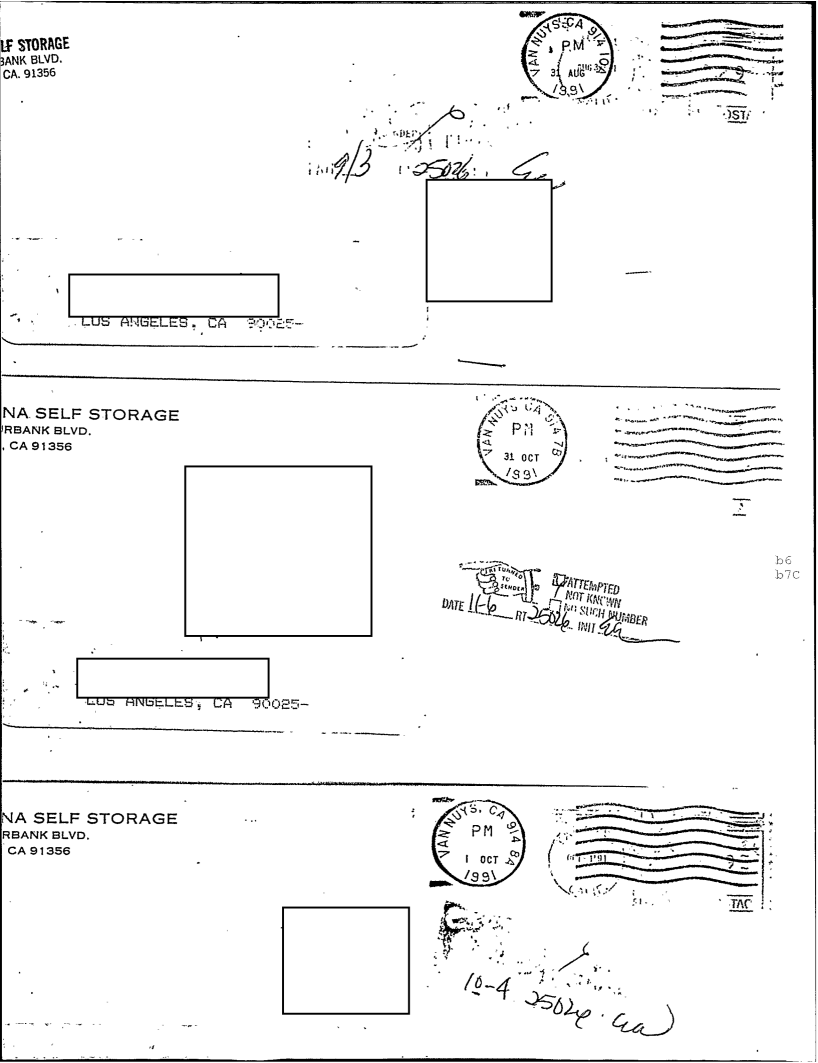
Monthly Rental Rate: \$ 62.00 Date Of Last Payment: 04/14/91

Paid Thru Date : 06/13/91

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges : 62.00

Balance : \$ 62.00

Billing Reprint Nbr : 15



** TFAMSACTION Receipt **

Date: 11/22/91 Rcpt # 3109

Tarzana Self Storage 18440 EURBANK BLVD TARZANA, Ka 91856

Name:
Unit: Size: 5X10

Payment	Amount
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Cash	72.00
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Total: \$ 72.00

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Rent	62.00		
Fees Receivable	10.00		
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Total: \$ 72.00

Next Payment Bue: 12/14/91
Next Payment Amt: \$ 62.00

Signature:

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Date: 10/31/91 INVOICE :

LOS ANGELES, CA 90025-

Space #:

Payment Due Date: 11/14/91

Balance: \$ 62.00

Amount Paid:

Rent Balance : \$ 0.00 Fees Owed 0.00 New Rent Charges: 62.00

> Balance : \$ 62.00

Cut On Dashes And Return The Upper Stub With Your Remittance

Your Cancelled Check Is Your Receipt

Space#:

· Statement Date : 10/31/91 Payment Due Date: 11/14/91

Your bill for monthly storage in Space# at:

> TARZANA SELF STORAGE 18440 BURBANK BLVD

i 👣 👣 💮 🛊 18440 BURBANK BLVD TARPANA, DA REPOSE

will be due on 11/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

Monthly Rental Rate: \$ 62.00 Date Of Last Payment: 10/15/91 Paid That Tate

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Balanca 62.00

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LOS ANGELES, CA 90025-Space #:

Payment Due Date: 10/14/91

Balance: \$ 62.00
Amount Paid: \$

Rent Balance : \$ 0.00 Fees Owed : 0.00 New Rent Charges: 62.00

Balance : \$ 62.00

Cut On Dashes And Return The Upper Stub With Your Remittance

Your Cancelled Check Is Your Receipt

Space#:

Statement Date : 10/01/91 Payment Due Date: 10/14/91

Your bill for monthly storage in Space# at:

TARZANA SELF STORAGE 18440 BURBANK BLVD TARZANA, CA 91356

will be due on 10/14/91.

Please pay now to avoid late charges. Payments received after 4:00 PM on the 5th day after they are due are considered late and subject to a late fee of \$ 10.00.

Account Details:

Monthly Rental Rate: \$ 62.00 Date Of Last Payment: 09/19/91 Paid Thru Date: 10/13/91

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Fees Owed : 0.00
New Rent Charges : 62.00

Balance : \$ 62.00

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** TRANSACTION Receipt **

Date: 10/15/91 Rcpt # 2453

Tarzana Self Storage 18440 BURBANK BLVD TARZANA, CA 91356

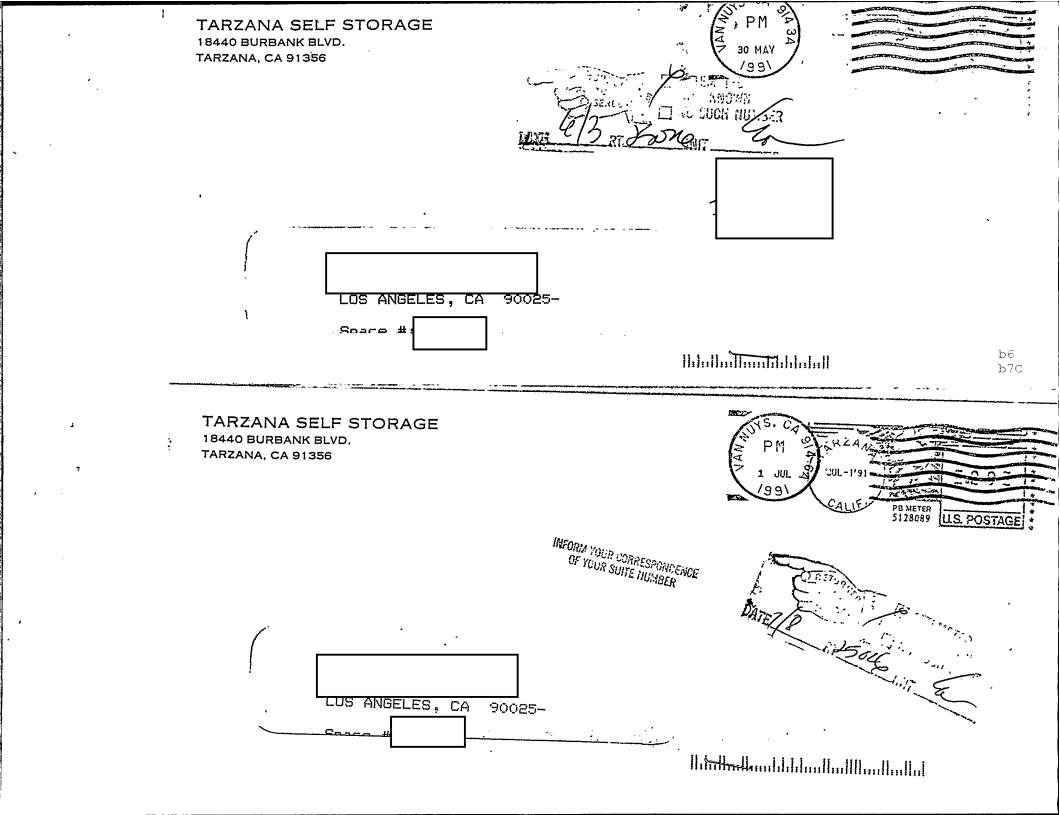
Unit:
Size: 5X10

Payment	6	Amount
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Cash		62.00
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Total:	\$	62.00

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Rent	62.00
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Total: \$ 62.00

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11/22 16:12:48	-Enteri-
11/22 16:15:20	-OPened-
11/22 16:16:56	-Enter2-
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11/22 16:26:02	-Alarm!-
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11/22 16:26:16	(Noted!)
11/22 16:26:17	-Closed-
11/22 16:28:26	-Enter2-
11/22 16:29:14	-Opened-
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Reference:	
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Prisoner Remand or Order to Deliver

	This Form should be delivered to the Warden	or his designate
Nome (leet)	(Gast) (m	Register No.
CHARGE/SENTENCE:	Brest Commeter	Arraigned: YES NO Arraignment Scheduled: YES NO
BAIL AMT:		Date: If not arraigned, must be removed within 24 hrs.
•	is herewith remanded to your custody	Estimated removal: (date and time) b6 b7c
IN Spm	Agency: District:	Phone:
	THE ABOVE NAMED FEDERAL PRISONER RECI	ELVED
	Is delivered to agent presenting and signing this order	er
	Agency:	Name of Agent:
OUT	District:	Phone:
	THE ABOVE NAMED FEDERAL PRISONER REC	EIVED
	Title:	
SEX: RACE:	ETHNIC ORG.: DOB	HGT: WGT:
HAIR: EYES:	CITZ:	CCM ₀ .
HEALTH (Physical): (Emotional):	,	
DRUG HIST.:	1. A. C. S.	
RESIDENCE:		
SEPARATEE		
SENTRY CLEARANCE (BOP 1	nust complete):	
•	No	checked: Yes No

White (original) copy distribution—Federal agent delivering prisoner Canary copy distribution—for facility as commitment receipt

Pink copy distribution—for facility as removal receipt Goldenrod distribution—for Federal agent removing prisoner

BP-Record-1 April 1985

INTERROGATION; ADVICE OF RIGHTS

YOUR RIGHTS

Before we ask you any questions, you must understand your rights.

You have the right to remain silent.

Anything you say can be used against you in court.

You have the right to talk to a lawyer for advice before we ask you any questions and to have a lawyer with you during questioning.

If you cannot afford a lawyer, one will be appointed for you before any questioning if you wish.

If you decide to answer questions now without a lawyer present, you will still have the right to stop answering at any time. You also have the right to stop answering at any time until you talk to a lawyer.

WAIVER OF RIGHTS

I have read this statement of my rights and I understand what my rights are. I am willing to make a statement and answer questions. I do not want a lawyer at this time. I understand and know what I am doing. No promises or threats have been made to me and no pressure or coercion of any kind has been used against me.

	Signed
Witness: SA	FIFILA 11/22/21
Witness: SAC	FB1, CA 11/22/91
Time: 7:07 /M	

answer ong question

b7C b7D